1 2 3 4 5 6 7 8	Michael J. Nuñez, Esq. Nevada Bar No. 10703     mnunez@murchisonlaw.com Tyler N. Ure Esq. Nevada Bar No. 11730     ture@murchisonlaw.com MURCHISON & CUMMING, LLP 350 South Rampart Boulevard, Suite 320 Las Vegas, Nevada 89145 Telephone: (702) 360-3956 Facsimile: (702) 360-3957  Attorneys for Defendant, SPARTA INSURANCE COMPANY		
9	UNITED STATES DISTRICT COURT		
10	DISTRICT OF NEVADA		
11	NAVIGATORS INSURANCE COMPANY,	CASE NO. 2:17-cv-02999-RFB-CWH	
12	Plaintiff,	STIPULATION AND ORDER TO MODIFY SCHEDULING ORDER DEADLINES	
13	VS.	(FIRST REQUEST)	
14	SPARTA INSURANCE COMPANY,		
15	Defendant.		
16			
17	STIPULATION TO MODIFY SCHEDULING ORDER DEADLINES		
18	This Stipulation to modify the scheduling order is entered into by and between Plaintiff		
19	NAVIGATORS INSURANCE COMPANY (hereinafter "Plaintiff") and SPARTA INSURANCE		
20	COMPANY (hereinafter "Defendant"), by and through their attorneys of record, pursuant to		
21	LR 6-1(b) and LR 26(4) and based upon the following:		
22	(a) A statement of Discovery Completed to Date:		
23	Plaintiff and Defendant have exchain	nged initial disclosures of documents and the	
24	names of individuals with knowledge of the	facts pertaining to Plaintiff's claims against the	
25	Defendant. The Defendant has propounded	I written discovery requests to Plaintiff, including	
26	interrogatories and requests for production	on, and Plaintiff has served its responses to	
27			
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Defendant's interrogatories. The Plaintiff has propounded interrogatories and requests for production to Defendant.

#### A specific description of the discovery that remains to be completed

- Defendant anticipates taking the deposition of Plaintiff's FRCP 30(b)(6)
   Person(s) with Knowledge.
- Plaintiff anticipates taking the depositions of Defendant's FRCP 30(b)(6)
   Person(s) with Knowledge.
- Defendant anticipates taking the deposition of Plaintiff's Expert(s).
- Plaintiff anticipates taking the deposition of Defendant's Expert(s).
- The Plaintiff anticipates issuing subpoenas to non-parties for business records.

# (b) The reason why discovery remaining was not completed within the time limits set by the discovery plan

The parties aver, pursuant to Local Rule 6-1, that good cause exists for the requested extension. The parties agree that, pending this Court's approval, extension of the discovery deadlines is appropriate, as the parties wish to further investigate this case, and potentially reach a resolutions prior to incurring fees and costs for extensive discovery. An extension is also necessary for the depositions of Defendant's and Plaintiff's FRCP 30(b)(6) Person(s) with Knowledge. Further, it has become apparent that between witness' travel plans over the summer and counsel's trial calendars, it will be impractical if not impossible for the parties to adequately complete discovery before the discovery deadline of July 11.

The parties are seeking a 90 day continuance of below referenced dates:

# (c) A proposed schedule for completing all remaining discovery:

Deadline	Current Deadline Date	Extension Sought
Expert disclosure deadline	May 14, 2018	August 13, 2018
Rebuttal expert disclosure deadline	June 13, 2018	September 11, 2018
Discovery Deadline	July 11, 2018	October 9, 2018

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Dispositive Motion Deadline	August 10, 2018	November 8, 2018
Pre-Trial Order Deadlines	September 10, 2018	December 10, 2018
Amend Pleadings and Add Parties	April 12, 2018	closed
Interim Status Report	May 14, 2016	August 10, 2018

DATED: May 14, 2018

## **MURCHISON & CUMMING, LLP**

## **MORALES, FIERRO & REEVES**

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IT IS SO ORDERED:

UNITED STATES MAGISTNATE JUDGE

**DATED:** May 16, 2018